1	KEVIN V. RYAN (CSBN 118321) United States Attorney		
2	EUMI L. CHOI (WVBN 0722) Chief, Criminal Division		
4	JEFFREY R. FINIGAN (CSBN 168285) Assistant United States Attorney		
5 6	450 Golden Gate Avenue San Francisco, California 94102		
7	Telephone: (415) 436-7232 Facsimile: (415) 436-7234 Email: jeffrey.finigan@usdoj.gov		
9	Attorneys for Plaintiff		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN FRANCISCO DIVISION		
13			
14 15	UNITED STATES OF AMERICA,) Criminal No. CR 05-00283 JSW		
16	Plaintiff,)		
17) STIPULATION AND [PROPOSED]) ORDER EXCLUDING TIME v.		
18			
19	RONDALE MANUEL ASOPARDO, et al.,)		
20	Defendants.)		
21			
22	The above-captioned matter came before the Court on June 23, 2005, for further status.		
23	The defendants were represented by the respective undersigned counsel, and the government was		
24	represented by Jeffrey Finigan, Assistant United States Attorney. The case was set for		
25	The Court mode a finding on the record that the time from and including June 23		
26 27	The Court made a finding on the record that the time from and including June 23		
28	through (8)(A), because the ends of justice served by taking such action outweighed the best		
20			
	STIPULATION AND [PROPOSED] ORDER EXCLUDING TIME CR 05-00283 JSW		

interest of the public and the defendants in a speedy trial. That finding was based on the need for the defendants to have reasonable time necessary for effective preparation, taking into account the exercise of due diligence, and for continuity of counsel pursuant to 18 U.S.C. § 3161(h)(8)(B)(iv).

The parties hereby agree to and request that the case be continued until 100 23, 2005 and that the exclusion of time until then be granted. The parties agree and stipulate that the additional time is appropriate and necessary under Title 18, United States Code, § 3161(h)(8)(A), because the ends of justice served by this continuance outweigh the best interest of the public and the defendants in a speedy trial. This time exclusion will allow defense counsel to effectively prepare, taking into account the exercise of due diligence, and will provide for continuity of counsel for the defendant.

DATED: 6/27/15

Counsel for Arthur Chester Orogo Balmes

DATED: 6/23/15

Counsel for Leonardo Ugalde Briosos

DATED: 6 27/05

GEOFFRAY HANSEN
Counsel for Rodolfo Ugalde Briosos

DATED: $(\sqrt{2})/05$

RODEL E. RODIS
Counsel for Francis Arnel Ronas Maroto

DATED: 6/23/05

FRANK MCCABE

Counsel for Rafael Martinez

1		111
2	DATED: (/23/05)	E. MICHAEL LINSCHEID
3		Counsel for Douglas Quintana Meehleib
4		$\Delta \Omega \propto$
5	DATED: 6/13/05	EDWARD W. SWANSON
6		Counsel for Gabriel Jose Navarrette
7		HAM
9	DATED:	KENNETH M. QUIGLEY Counsel for Jesus Jose Navarro
10	DATED: 6(73()	Do Mr. (
11		SUSAN RAFFANTI
12		Counselfor Arnel Tabangcura Salaver
13	DATED: 6 (23) (05	4 0 () W
14	DATED. • (HAROLD ROSENTHAL Counsel for Fetongi Mamahi Sanft
15		Counsel for Petoligi Wallani Saint
16	DATED: 6(23/05	Car Our for
17		SHANA KEATING Counsel for Vaea Tangitau Sanft
18		
19	DATED: 6 23 65	E. den
20		ERIC QUANDT Counsel for Sosaia Toviko Tauelangi
21	f ,	
22	DATED: 6/25/25	Sump
23		BRIAN BERSON Counsel for Segundo Bendo Tiongco, Jr.
24 25	li	1 f
26	DATED: June 23, 2005	CLAIRE LEARY
27	V	Counsel for Agosto Ayson Biagon
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1 2 3	DATED:	JULIANA DROUS Counsel for Elgin Blancaflor Sarique
4 5 6 7	DATED: ((L3) or	IEFIREY FINIGAN Assistant U.S. Attorney
8 9 10	So ordered. DATED: June 28, 2005	/s/ Jeffrey S. White JEFFREY S. WHITE UNITED STATES DISTRICT COURT JUDGE
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STIPULATION AND TROPUSED ORDER EXCLUDING TIME CR 05-00283 JSW